Federal Defenders	DOCUMENT	Southern District 81 Main Street, Suite 300 White Plains, N.Y. 10601-4150 el: (914) 428-7124 Fax: (914) 948-5109
David E. Patton Executive Director and Attorney-in-Chief	DATA FILM 6/27/2	Southern District of New York Jennifer L. Brown Attorney-in-Charge
	June 24, 2022	
BY ECF, EMAIL, HAND DELIVE		LICATION GRANTED PROPERED:
The Honorable Vincent Briccetti United States District Judge Southern District of New York	•	ent L. Briccetti, U.S.D.J.
300 Quarropas Street White Plains, New York 10601	Sentencio 10/20/23	White Plains, NY of our and to at 11:00 a.m.
Re: United States v. Nasir Co	arter, 21-cr-372 (VLB)	salmission due.
Dear Judge Briccetti:	10/6/22.	susmission due Governments susmission
I write to request an adjournment 11, 2022, to a date on or after Octob	nent of Mr. Carter's sentencing	currently scheduled for July
As the Court is aware, Mr. Conffice. I received the case materials sentencing. Specifically, I require the develop a proper rapport with the clical have discussed this request for a confidence.	me to review the file with our of ent. Mr. Carter is facing a mand	dditional time to prepare for fice social worker and atory minimum of 15 years.

I have also discussed this request with Assistant United States Attorney Jeffrey Coffman, who has no objection. Therefore, Mr. Carter respectfully requests his sentencing be adjourned to anytime on or after October 19, 2022.

> Sincerely, Rom Moto

Rachel S. Martin

Assistant Federal Defender

Nasir Carter cc:

Jeffrey Coffman, AUSA